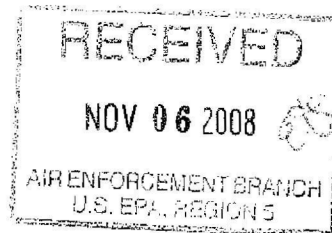


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October 30, 2008

Attn: Compliance Tracker, AE-17J
Air Enforcement and Compliance Assurance Branch
U.S. Environmental Protection Agency, Region 5
77 West Jackson Boulevard
Chicago, Illinois 60604

**Re: Response to U.S. EPA Region 5 114(a) Information Request
Richmond Power & Light Company Received on September 15, 2008**

Dear Compliance Tracker:

Enclosed is Richmond Power & Light Company's ("RPL") responses to items 3 and 15 from Appendix B of the EPA Region 5 114 information request received by RPL on September 15, 2008. Regarding responsive documents, we have enclosed discs containing such documents numbered RPL000452 - 003346. If you have any questions, please call.

Sincerely,

A handwritten signature in cursive script that reads "Anthony C. Sullivan /naw".

Anthony C. Sullivan

ACS:naw

Enclosure

Via Certified Mail

cc: Phil Perry (*Via Certified Mail*)
Dan Hancock (*Via Certified Mail*)

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**Re: Response to U.S. EPA Region 5 114(a) Information Request
Richmond Power & Light Company Received on September 15, 2008**

Dear Compliance Tracker:

This letter (and the attachments) provides the response of Richmond Power & Light Company ("RP&L") to items 3 through 15 from Appendix B from the above-referenced request. We received the request from U.S. EPA Region 5 on September 15, 2008, and therefore this response is timely submitted. Note that the timeframe to respond is relatively short, and we reserve our right to amend this response, if necessary. Note also that much of the requested information is in IDEM and/or EPA's possession, and although we have attempted to fully respond, EPA may wish to review EPA and IDEM files. Please note that RP&L does not intend to produce any documents that are subject to the attorney-client or attorney work product privileges or that are irrelevant (and we have redacted certain non-responsive information from the attached documents), and this response should not be construed as a waiver of any privileges or immunities.

Subject to these conditions, RP&L hereby responds to the above-referenced request as follows:

APPENDIX B

Richmond must submit the following information to EPA within forty-five (45) days of receipt of this request for information:

3. *For each boiler unit identified in accordance with paragraph one, a time-line showing the operational status of each unit from 1990 to the present. This time-line should identify each year the unit(s) was (were) actively being operated, inactive, and/or any date/year a unit was retired. For any extended period of inactivity, Richmond must identify the general reason for inactivity. Richmond must also identify whether it maintained required permits during the inactive period, included emissions during those periods of inactivity in its emission inventory reports submitted to the State, physically dismantled any part of the unit*